

Dated 7/8/03

ADDENDUM 2

The following questions are in regards to the Additional General Provisions: Patent and Copyright Agreement 4/99.

Q1 The JPL Form 1929 was not provided as part of the RFP, but is referenced in this document. Can we assume that the typical intellectual property forms signed by new employees are acceptable for this purpose? Or if not, could you provide the correct form?

A1 Additional General Provision: Patent and Copyright Agreement 4/99 was listed in the Request for Proposal website in error. Additional General Provision: Patent Rights – Retention by the Contractor (Short Form) R 4/99 (Small companies) is the correct AGP and is referenced in the Specimen Contract Rev 6-16-03.

Q2 What is the general intent and purpose of this Provision?

A2 See answer 1.

Q3 Specifically with this Provision, is it JPL's intent to enable the following:
Contribution of previous developed intellectual property, applied or not applied, to sole ownership by JPL that would normally be protected under "limited rights" "limited rights data" or "restricted computer software" definitions in the General Provisions Use of the intellectual property assigned to JPL for non US Government applications The payment of royalties to JPL for application of intellectual property assigned to JPL

A3 See answer 1.